

Docket: 1232-4832

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)

Takaya KONISHI

Serial No.

10/087,172 -

Art Unit

2851

Filed

March 1, 2002

Examiner

W. Dowling

For

PROJECTION TYPE DISPLAY APPARATUS AND IMAGE DISPLAY

SYSTEM

RESPONSE TO SUPPLEMENTAL NOTICE OF ALLOWABILITY

Mail Stop ______ Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Supplemental Notice of Allowability mailed on May 6, 2004,
Applicant has filed a Petition to Expunge Erroneously Filed Document Under 37 CFR §1.59(b)
on May 25, 2004 (copy enclosed). Copies of JP 2001-055510 and JP 2002-046420 submitted on
March 1, 2002 were unintentionally submitted in this application. The correct priority document
for the above-identified application is JP 2001-057801, which was unintentionally filed in Serial
No. 08/085,540. A Petition to Expunge was also filed in Application No. 10/085,540 (copy
enclosed). In the Petition, Applicant has requested that JP 2001-057801 be placed in the present
application. Accordingly, Applicant respectfully requests that the Examiner enter a
Supplemental Notice of Allowability acknowledging receipt of the certified copy of JP 2001057801.

<u>AUTHORIZATION</u>

The Commissioner is hereby authorized to charge any insufficient fees in regard to this paper, or refund any overpayment, to Deposit Account No. 13-4503, Order No. 1232-4832.

> Respectfully submitted, MORGAN & FINNEGAN LLP

Reg. No. 47,855

(202) 857-7887 (Telephone) (202) 857-7929 (Facsimile)

Correspondence Address: MORGAN & FINNEGAN 345 Park Avenue New York, New York 10154

Tel: (202) 857-7887 Fax: (202) 857-7929



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PETITION TO EXPUNGE ERRONEOUSLY FILED DOCUMENT UNDER 37 CFR § 1.59(b)

Mail Stop ______ Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant hereby requests that the certified copies of Japanese Application Nos. 2001-55510, filed February 28, 2001 and 2002-46420, filed February 22, 2002, (the JP '510 and '420 Certified Copies) be expunged from the application file of the above-identified application on the basis that the JP '510 and '420 Certified Copies were erroneously and unintentionally filed therein. Applicant also requests that the JP '510 and '420 Certified Copies be placed in application file of US application Serial No. 10/085,540, filed February 27, 2002, the application to which the JP '510 and '420 Certified Copies correctly belong. The JP '510 and '420 Certified Copies were unintentionally submitted in the instant application and failure to expunge them from the instant application and match them with the correct 10/085,540 applicant, could cause

irreparable harm to Applicant. A check in the amount of \$130.00 to cover the requisite petition fee accompanies the present petition.

DISCUSSION

On March 1, 2002, the present application was filed with the United States Patent and Trademark Office (USPTO). The original application papers correctly identified and claimed foreign priority under 35 U.S.C. § 119(a) to earlier filed Japanese Application No. 2001-057801, filed March 2, 2001, (the correct JP '801 priority document).

On June 3, 2002, a paper entitled "CLAIM TO CONVENTION PRIORITY" was filed in the instant application. This Claim to Convention Priority paper, however, erroneously identified and incorrectly included the JP '510 and the '420 Certified Copies in lieu of the certified copy of the correct JP '801 priority document. The certified copy of the correct JP '801 priority document was subsequently filed in the incorrect 10/085,540 application on June 7, 2002. A Petition to Expunge the correct JP '801 priority document from the 10/085,540 application is being filed contemporaneously with the present petition.

Pursuant to 37 CFR § 1.59(b), as discussed in Section 724.05 of the Manual of Patent Examining Procedure, at Item III, applicant requests that the JP '510 and '420 Certified Copies (Japanese Application Nos. 2001-55510 and 2002-46420) be expunged from the instant application. Applicant also requests that the JP '510 and '420 Certified Copies, subsequent to being expunged, be matched with the correct 10/085,540 application. Applicant believes that the USPTO can expunge the JP '510 and '420 Certified Copies from the instant application and match them with the 10/085,540 applicant since issuance of a patent in either application is not

currently eminent. Although the Issue Fee has been paid in the instant application, no patent number or issue date has yet been accorded. The 10/085,540 applicant is currently awaiting issuance of a first action on the merits.

Notwithstanding the ultimate outcome of the present Petition and the Petition to Expunge contemporaneously filed in the 10/085,540 application, the present Petition hereby serves to place notice in the official record of the instant application that the certified copy of the foreign priority documents on which foreign priority under 35 U.S.C. § 119(a) has been claimed in the instant application is located in the application file of US application Serial No. 10/085,540, filed February 27, 2002.

CONCLUSION

In view of the above, Applicant hereby requests that the certified copies of Japanese Application No. 2001-55510, filed March 2, 2001, and 2002-46420, filed February 22, 2002, be expunged from the application file. Applicant also requests that the expunged certified copies of Japanese Application Nos. 2001-55510 and 2002-46420 be placed in US application Serial No. 10/085,540, the application to which the JP '510 and '420 Certified Copies correctly belong.

AUTHORIZATION

The Commissioner is hereby authorized to charge any insufficient fees in regard to this paper, or refund any overpayment, to Deposit Account No. <u>13-4503</u>, Order No. <u>1232-4832</u>.

Dated: May 25, 2004

Brian W. Brown Reg. No. <u>47,265</u>

Respectfully submitted,

MORGAN & FINNEGAN LLP

(202) 857-7887 (Telephone) (202) 857-7929 (Facsimile)

Correspondence Address: MORGAN & FINNEGAN 345 Park Avenue New York, New York 10154

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